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PRO SE OFFICE

TODAY IS THE THIRD WEEK WHICH YOU GAVE TOK MR 19765 TO PROVIDE DOCUMENT ABOUT THIS CASE YOU HAVE ALSO ASKD MR KATES IF HE CAN RESOLVE THIS CASE AND COME TO SOME AGREMENT AN SOLUTION AS OF TODAY I HAVE NOT HEARD FROM MR KATTES NOT BY TELEPHONE AND NOT BY EMAIL WHEN WE HET YR KATES WITH YOUR HONORABLE JUDGE ON SOP 10 2019 AFTER ALOG WAIT AND WE DISCUST THE CASE MR KATES AFTER BEING ADVISED ON MY LETER DATED 8/13/2019 THAT THE DOCUMENT ATTACHT AS EXIBITA ON DATE 7/25/2019 15 NOT A CORECT ONE AN ON AUG 20 MRKATST REPLYD INSISTING DN THAT DOCUMENT ALSO THE REPLY FROM ANG 20 2019 I REGENED AFTER OUR MEETING ON SEP 10 IDID NOT HAVE KNOLFGE OF THIS REPLY ONLY AFFTER SEP 10 2019 I REALY DONT UNDERSTEND THE CONTEND AND THE (CHUTSPA) OF MR KATES AND THEIR LAW FURM AD VERIZON'S REP TO PUT THIS DOCUMENT IN EXIBITA AND THE DECLARATION OF MRDANIEL PEED AS ASENIOR ANALYST AN HE PERSENAL HAVE KNOLEGE ABOUT THIS DOCUMENT WHICH IS A LLOSED ACCUNT AND NOTING TO DO WITH OUR CASE OF THE DEVILE BOUGHT AT 100 WALL STREET ON DEC 8 2016 THIS INFORMATION I GOT WHEN I WENT TO THE STARE ON 139 FLATBUSH BROOKLYN THIS IS AGAIN A FALSE THING TO PUT THIS DOCUMENT IN COURT AS EXIBIT A AN A DECCARATION FROM DANIEL REED AS I WIEW THAT AS A SERIOUS DISRESPECT OF THE DISTINGWICH FEDERAL COURT OF UNITED STATES AN SPECIAL DISAESPECT OF YOUR HOMORABLE SUDGE ROBERT M LEVY I THINK THIS DISRESPECT IS NOT THE ONLY ONE AS I CORELTLY REMEMBER AFTER YOUR HONDR WANTED TO GIVE THEM A CHANCE TO BRING THE PROPER DOCUMENTS JUDGE ASK ONE WEEK THEN TWO WEEKS KATES SAID NO THREE AN THAN HE HAD THE

Case 1:19-cv-03372-HG-RML Document 17 (Fed 09/27/19 Page 2 of 5 PageID #: 121 (CHUTSPE) CONTEMT OR DISRESPECT HE DISCAUSTET YOUR HONOR BY "SAYIN VERIZON DENIES ALC ALIGATION AN YOU HONER RESPONDE LIKE YOU D'NOT HAUE TO DO OR GO THERE GUMTHING LIKE THAT IT WAS REALY AN INSULT AN DISRESPECT THIS IS MY WITH ON THIS HIGH RESPECTED COURT AND JUDGE NOW LET GO TO THE LAST DOCUMENT OF AVG ZO ZOI9 THAT I HAVE RECEIVED AFFTER SEP 1/ 2019 HE WRITES 14 WAINTIFF YEHUDA HEASKOVIC HAS FILED AN OPPOSITION THAT 15 DIFFUCULT TO FOLLOW, " INSULTING MY PLAIN ENGLISH AN THE TRUE FALTS ABOUT THIS CASE AN AGAIN DISRESPECT THE COURT BUT WRITING A LINE THATIDID NOT DISPUTE THE FALT WHICH IDID IN MY PAPERSTO THE STATE COURT AN THE LETTER TO THIS COURT MR KATES HAS ONE SENTENCE "VERIZON 15 DENIENG" IN MY SPAGES IMAVE PUTALL THE REAL FACT'S WITH PROPER OFLETTERS OF HARASMENT ALL VERISON FACT WAS "VERIZON DNIES" NO ONE REAL DOCUMENT OR CONVERSASION SUBSTANTION THE 1765 ON MY CREDIT REPORT OR COLECTION LETTER KATES STUBERENLY THROU'S VAN'S AN CASES
THAT DOS NOT APLY HERE TO THIS CASE AS I HAVE EXPLAIND TO YOUR HONAREBLE JUDGE AT THE TIME SOP 10 2019 AN WHEN HR KATES SAID I AM NOT ENTITOLD TO GET THE DOCUMENTS IREQUESTED RESPECTFULY MR KATES DIDEN'T HAVE ANGY THING TO SUPORT THAT AND GUÊN NOW HE DID NOT PROVIDE AND MR KATES IS PUTING A BASE AS THIS IS A FAIR CREDIT AND THEN BRING DIFFRENT LAW CASES WHEN (A) THEIR 15 NO LAN ALOWING A COMPANOY BECAUSE SINING A CONTRACT TO CHARGE AMOUNT THAT THEY AGREED NOT TO CHARGE DO TO POOR SERVICE AN THEIR IS NO LAW ALOWING THEM TO HARASS AN AGREVATE A COUSTOMER

Case 1:19-cv-03372-HG-RML Document 17 Filed 09/27/19 Page 3 of 5 PageID #: 122 BECAUSE THEY SINGNO PREVIOS A CONTRACT SO THEY OBLIGATE FOR THIS COMPANEY FOR EVER EVER AN THEY LANDO EVRITHING EVEN DISRESPECT 1 TE COURT OF THE UNITED STATES AND THETER HONER EBLE JUDGES. IN MY OPPOSITION DATED ANGUST 13 2019 P. I LADMIT TO PURCHASE A WIRELESS DEVICE ON YEAR 15-16 NOT 14 AND NOT FROM 139 FLATBUSH AVE BROOKLYN BUT 100 WALL ST MANHATAN SO ALL APLICASION OF MR KATES SHOULD BE DENIED AND THE CASE SHOOLD BE AS A REGALER CASE WHERE A COMPANEY IS WITH NO BASSE HARASSING AND SEND LOLECTION LETTERS A HARAGGING PHONE CALLS AND BILLS. MR KATES IN HIS SECOND PRAGRAPH IS ADMITING THAT I DID DISPUTE THE FACT" THAT THE TERMS AND CONDISON DO NOT APLY TO ME FROM THE EX.A AND THE DECLARATION OF MR REED AN HE IS SUCJESTING THAT SINCE ! 151GND A CONTRACT IN 2014 IAM BOUND UNCONDISIONLY FOR EVER EVER TO THE HARASMENT AND DISRESPECT OF MR KATES SUCH KIND OF NONSENSE SHOULD BE REALY AN INSULT ON ANY BODY AN SPECIAL A HIGHY RESPECTED UNITED STATES COURT SUDGE IN PARAGRAPH 3 HE AGAIN "PLAN TIFF DOES NOT DISPUTE ANOY OF THESE FALTS". AND THEN IN NOX SENTENSE ALTHOUGH HE DOBS APPEAR TO SUGGEST THAT HE IS NOT BOUNDBY THE ARBITRATION AN SO FURTH, HE MISLEED THE COURT AGAIN BY STATING "ADDITIONAL" "SERVICE" LIKE IF THE PURCHASE OF EQUIPMENT A YEAR OR MORE IS IN "ADDITIONAL" SERVICE THIS IS REALY SHEMFULL FOR A LAW FIRM AND ATTORNEY WHO ARE CHARGING A SERVICE FEE FOR VERIZON WIRTLESS AN EVE HAVE AGAIN THROW SAND IN THE EYE'S AND BRING LAW CASE'S IKNOWHWENT TO LAW SHOOL BUT SO DID YOUR HONEREBLE JUDGE

Case 1:19-cv-03372-HG-RML Document 1 Held 09/27/19 Page 4 of 5 PageID #: 123 BUT I ALSO WENT TO YHIVA AND I AM A TALMUDICAL SHOLER AND I LERNEN TALMUD ABOUT BUISNES DEALING THEIR IS A LOT OF SECTION'S IS TALMUD AN LATER ON IN THE BOOKS OF LAW'S WICH IS CAUD "CHOSEN MISPAT" PROTENING TO SOWISH LAWS IN BUSNES I AM NOT IS ANY WAY ASKING THIS COURT TO RULE ON THIS LAN'S BUT COMEN SENSE IS HERE A VORY IMPORTANT FACT THAT MR KATES AN DANIEL REED ARE MISLEEDING THE COURT AN DISRESPECTION O THE INTELIGENCE OF THE LOURT "AND ME" I AM REALY NOT THE HEATEY'S PERSON I HAVE MY ACKES AND PAIN BE MR KATES AND VERIZON WIRELESS WITH THEIR ACTION ARE NOT HELPING SO FOR ALL OF THIS ALONE IT SHOOLD BE DENIED ALL OF THE REQUEST OF WERIZON WIRFLESS BY MR 14 TES AS THEIR ATTORIES IN NEXT PARACRPH HE IS AGAIN GOING ON THE SAME BASSE AND BUILD FURTHER THE PIRAMID" OF MISLEEDING THAT THIS HAS ANYTHING TO DO WITH THE FAIR CREDIT REPORTING ACT AGAIN THROWS KNOLEGE ONE THING I DO AGREE TO MR KATES I AM NOT ASKING AND Y MORE THE CASE TO BE REMOVED BACK TO STATE COURT AS I AGRESO AT THE DATE OF SEP 10 2019 AND I SAID TO THE COURT THAT IAM AGRETING TO BE IN THIS COURT ALREADY, NOW I RESPECTIVLY ASK THAT 1) IAM AVAILEBLE TO COME BACK TO COURT OCT, 2,3, 4 AND 7, 10, 11, 23,24,25 AND NOT TO WAIT ANOTHER MONTH WITH THIS PAIFULL SITUATION 2) TO ORDER FOR VORIZON WIRGLESS TO REMOVE THE FALSE CREDIT REPORTING AND TO ENDMY PAIN AN NIGHTMARE 3) TO ORDER

FOR ECH ADISAMAL DAY THAT ITIS NOTREMOVED

A PENALTY ONE THOUZEND DOLARS A DAY OR AS

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THE HONOREDGELE COURT SEE PROBER AND AFFTER ONE WEEK HIGHER TO SOOD & AND AFFTER ONE MONTH 10,000 & A DAY AN THIS HARASMENT SHOOLD TAKE A END ONCE AN FOR ALL (4) FOR THE FIRST LETTER'S BEFORE JUNE 14 2019 30,000 & FOR THE PAIN AN THE HEAD ACKE FOR OVER 2 YEARS AND FOR THE LETTER OF SUNE 14 2019 WICH THEIR IS REALY NOTHING TO DISCUSS AS PLAIN HARASMENT DURING HAVING THIS MATTER ALREADY INCOURT ADISSNAL 20,000 & OR AS THE COURT MY SEE AS JUSTIBAL OR CORECT. WITH THIS I CONCLUD I REPECKTFULY ASK TO HELP MAKE AN END TO MY PAIN AND HEADACKE FROM CASE OF

SÉP, 27 2019

TO ATTORNEYS FOR DEFENDANT VEHUDA HEASKOVIC CELL CO PARTNERSHIP DIBA VERIZON WIRELESS MR. ANDREW P. KATES, ESQ (AK 4164) SE GAL, MCCANBRIDGE, SINGER & MAHONEY, LTD 850 THIRD AVENUE, SUITE 1100 NEW YORK, NEW YORK 10022